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Fill in this information to identify	the case:
United States Bankruptcy Court for	the:
Eastern	District of Virginia
Case number (if known):	(State) Chapter 11

Official Form 201

Voluntary Petition for Non-Individuals Filing for Bankruptcy

04/20

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and the case number (if known). For more information, a separate document, *Instructions for Bankruptcy Forms for Non-Individuals*, is available.

1.	Debtor's Name	Le Tote, LLC	
2.	All other names debtor used in the last 8 years	N/A	
	Include any assumed names, trade names, and doing business as names		
3.	Debtor's federal Employer Identification Number (EIN)	<u>84-4787857</u>	
4.	Debtor's address	Principal place of business	Mailing address, if different from principal place of business
		250 Vesey Street, 22nd Floor Number Street	Number Street
		New York, New York 10281	P.O. Box
		City State Zip Code	City State Zip Code Location of principal assets, if different from
		New York County	principal place of business
		County	Number Street
			City State Zip Code
5.	Debtor's website (URL)	www.letote.com	
6.	Type of debtor	☐ Corporation (including Limited Liability Company (LLC) and Limited Liability Partnership (LLP))
		☐ Partnership (excluding LLP)	
		☐ Other. Specify:	

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De	btor Le Tote, LLC	•	Case number (if known)					
	Name							
		A. Check	200					
7.	Describe debtor's business		are Business (as defined in 11 U.S.C. § 101(27A))					
			set Real Estate (as defined in 11 U.S.C. § 101(51B))					
		· ·	(as defined in 11 U.S.C. § 101(44))					
			xer (as defined in 11 U.S.C. § 101(53A))					
		☐ Commodity Broker (as defined in 11 U.S.C. § 101(6))						
			Bank (as defined in 11 U.S.C. § 781(3))					
		☑ None of the above						
		B. Check	that apply:					
		☐ Tax-ex	npt entity (as described in 26 U.S.C. § 501)					
		☐ Investm § 80a-	nt company, including hedge fund or pooled investmen	nt vehicle (as defined in 15 U.S.C.				
		☐ Investm	nt advisor (as defined in 15 U.S.C. § 80b-2(a)(11))					
		C. NAICS	North American Industry Classification System) 4-digit	code that best describes debtor. See				
		http://v	w.uscourts.gov/four-digit-national-association-naics-co ling Stores					
_								
8.	Under which chapter of the Bankruptcy Code is the	Check One						
	debtor filing?	☐ Chapte						
	A debtor who is a "small business debtor" must	☐ Chapte						
	check the first sub-box. A debtor as defined in § 1182(1) who elects to proceed under subchapter V of chapter 11 (whether or not the debtor is a "small business debtor") must	☑ Chapte	Check all that apply:					
			☐ The debtor is a small business debtor as define aggregate noncontingent liquidated debts (exc affiliates) are less than \$2,725,625. If this sub balance sheet, statement of operations, cashreturn or if any of these documents do not exi 1116(1)(B).	cluding debts owed to insiders or book is selected, attach the most recent flow statement, and federal income tax				
	check the second sub-box.		☐ The debtor is a debtor as defined in 11 U.S.C. liquidated debts (excluding debts owed to inside and it chooses to proceed under Subchapte selected, attach the most recent balance shee statement, and federal income tax return or if a follow the procedure in 11 U.S.C. § 1116(1)(B)	ers or affiliates) are less than \$7,500,000 or V of Chapter 11. If this sub-box is t, statement of operations, cash-flow any of these documents do not exist,				
			A plan is being filed with this petition.					
			☐ Acceptances of the plan were solicited prepetitic creditors, in accordance with 11 U.S.C. § 1126					
			☐ The debtor is required to file periodic reports (f Securities and Exchange Commission accordi Exchange Act of 1934. File the Attachment to Filing for Bankruptcy under Chapter 11 (Officia	ng to § 13 or 15(d) of the Securities Voluntary Petition for Non-Individuals				
			☐ The debtor is a shell company as defined in the 12b-2.	e Securities Exchange Act of 1934 Rule				
		☐ Chapte	2					
9.	Were prior bankruptcy cases filed by or against the debtor within the last 8 years?	⊠ No □ Yes. Dist	ot When	Case number				
	If more than 2 cases, attach a separate list.	Dist	MM/DD/YYYY tt When MM/DD/YYYY	Case number				
	<u>'</u>		22,					
10.	Are any bankruptcy cases pending or being filed by a	□ No ⊠ Yes. Deb	r See Rider 1	Relationship Affiliate				

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De	btor <u>Le Tote, LLC</u>				Case number (if k	(nown)		
	business partner or an affiliate of the debtor?		District	Eastern Distric	t of Virginia	Wh	_	08/02/2020
	List all cases. If more than 1, attach a separate list.	,	Case num	nber, if known				MM / DD / YYYY
11.	Why is the case filed in this	Check all the	at apply:					
	district?		ately prec		pal place of business this petition or for a l			
			ruptcy cas	se concerning del	otor's affiliate, genera	l partner, or part	nership is per	nding in this district.
12.	Does the debtor own or have possession of any real property or personal property that needs immediate attention?		hy does t	he property nee	rty that needs immed d immediate attention pose a threat of immi	on? (Check all th	hat apply.)	
			What is	the hazard?				
			It need	s to be physically	secured or protected	d from the weath	er.	
			(for ex		oods or assets that co seasonal goods, mea			e value without attention s-related assets or
		W	here is th	e property?	Number	Street		
				-	City		State	Zip Code
		ls	the prop	erty insured?				
			No					
				nsurance agency				
		_		ontact name				
				hone				
			'	Hone				
	Statistical and	administrativ	e inform	ation				
13.	Debtor's estimation of	Check one:						
	available funds				n to unsecured credit e paid, no funds will b		listribution to	unsecured creditors.
14.	Estimated number of creditors ¹	☐ 1-49 ☐ 50-99 ☐ 100-199 ☑ 200-999		□ 5,0	000-5,000 001-10,000 1,001-25,000	□ 5	5,001-50,000 0,001-100,00 Nore than 100	00

The Debtors' estimated assets, liabilities, and number of creditors noted here are provided on a consolidated basis.

Case 20-33330-KL Debtor Le Tote, LLC Name	.P Doc 1 Filed 08/02/ Document	20 Entered 08/02/20 17:25:44 Desc Main Page 4 of 20 Case number (if known)
15. Estimated assets	□ \$0-\$50,000 □ □ \$50,001-\$100,000 □ □ \$100,001-\$500,000 □ □ \$500,001-\$1 million ⊠	\$1,000,001-\$10 million
16. Estimated liabilities Request for Relie	□ \$0-\$50,000 □ □ \$50,001-\$100,000 □ □ \$100,001-\$500,000 □ □ \$500,001-\$1 million ⊠ ef, Declaration, and Signatures	\$1,000,001-\$10 million
		nent in connection with a bankruptcy case can result in fines up to U.S.C. §§ 152, 1341, 1519, and 3571.
Declaration and signature of authorized representative of debtor I defined by the signature of authorized representative of debtor.	petition. I have been authorized to file this	in this petition and have a reasonable belief that the information is true and the foregoing is true and correct. YYY Ed Kremer Printed name
18. Signature of attorney	// / / / / / / / / / / / / / / / / / /	e 1000
	Number Str Richmond City (804) 644-1700 Contact phone 27807	Virginia 23219-4071 State ZIP Code michael.condyles@kutakrock.com Email address Virginia

State

Bar number

Fill in this information to identify the	case:	
United States Bankruptcy Court for the	:	,
Eastern Distri	ict of Virginia	
(State)	☐ Check if this is a
Case number (if known):	Chapter 11	amended filin

Rider 1
Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the entities listed below (collectively, the "<u>Debtors</u>") filed a petition in the United States Bankruptcy Court for the Eastern District of Virginia for relief under chapter 11 of title 11 of the United States Code. The Debtors have moved for joint administration of these cases under the case number assigned to the chapter 11 case of Le Tote, Inc.

- Le Tote, Inc.
- French Tote LLC
- Le Tote, LLC
- Lord & Taylor LLC
- LT Card Company LLC

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IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA RICHMOND DIVISION

)	
In re:)	Chapter 11
)	
LE TOTE, LLC,)	Case No. 20()
)	, ,
	Debtor.)	
)	

LIST OF EQUITY SECURITY HOLDERS¹

Debtor	Equity Holders	Address of Equity Holder	Percentage Held
Le Tote, LLC	French Tote, LLC	250 Vesey Street, 22nd Floor New York, New York 10281	100%

¹ This list serves as the disclosure required to be made by the debtor pursuant to rule 1007 of the Federal Rules of Bankruptcy Procedure.

IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA RICHMOND DIVISION

)	
In re:)	Chapter 11
)	
LE TOTE, LLC,)	Case No. 20()
)	· · ·
	Debtor.)	
)	

CORPORATE OWNERSHIP STATEMENT

Pursuant to rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the following are corporations, other than a government unit, that directly or indirectly own 10% or more of any class of the debtor's equity interest:

Shareholder	Approximate Percentage of Shares Held
French Tote, LLC	100%

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Fill in this information to identify the case:				
Debtor name Le Tote, Inc., et al.				
United States Bankruptcy Court for the: Case number (If known):	Eastern	District of	Virginia (State)	Check if this is an amended filing

Official Form 204

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders 12/15

A list of creditors holding the 30 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an *insider*, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 30 largest unsecured claims.

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
			contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
1	LIQUIDITY CAPITAL II L.P. 30 SHESHET HAYAMIM ST. BNEI BRAK, ISRAEL 5120261	UDI GVIRTS 972-54-675-7723 UDI@LIQUIDITY- CAPITAL.COM	Bank Debt				\$8,518,021.57	
2	G III LEATHER FASHIONS INC 512 SEVENTH AVENUE NEW YORK, NY 10018	Michelle Thiel 732-230-4847 michelle.thiel@g-iii.com	Trade Payable				\$4,706,069.28	
3	POLO RALPH LAUREN CLOTHING P.O. BOX 4732 CHURCH STREET STATION NEW YORK, NY 10249	Edwin Breig (888) 674-8528 x5784 ebreig@ralphlauren-ar.com	Trade Payable				\$3,533,551.69	
4	MICHAEL KORS LLC 11 W.42ND STREET NEW YORK, NY 10036	Mandy Yee 201.453.5058 mandy.yee@michaelkors.com	Trade Payable				\$2,119,299.68	
5	CRITEO CORP 100 Avenue of the Americas 5th Floor New York, NY 10013	Ryan Damon contact@criteo.com 1-646-410-0400,	Trade Payable				\$1,323,415.76	
6	L'OREAL LANCOME P.O. BOX 751027 CHARLOTTE, NC 28275	Bruno Alyssa 732-951-4416 alyssa.bruno@loreal.com	Trade Payable				\$1,167,411.17	
7	360I LLC JP MORGAN CHASE- LOCKBOX 4 Chase Metrotech 7th Fir E Brooklyn, NY 11245	Karla Figueroa +1 (212) 655 9895 x4 kyfigueroa@sbgtv.com	Trade Payable				\$1,146,632.34	
8	Facebook, Inc. 15161 Collections Center Drive Chicago, IL 60693	Maria Gonzales (512) 516-6101 mtgonzales@fb.com	Trade Payable				\$1,047,293.35	

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Case Number (if known) Debtor Le Tote, Inc., et al.

Name

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
			contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
9	XCEL-CT MFG LLC 1333 BROADWAY 10TH FLOOR NEW YORK, NY 10018	Karen Siew 347-729-7801 KSiew@xcelbrands.com	Trade Payable				\$1,043,099.73
10	XSCAPE EVENINGS LTD 1412 BROADWAY SUITE 1406 NEW YORK, NY 10018	Vittoria Peralta 212-302-3750 vittoriaperalta@bbxco.com	Trade Payable				\$1,040,607.19
11	RALPH LAUREN CHILDRENWEAR P.O. BOX 1742 CUMBERLAND, MD 21502	Ariel Shiffer 1-888-674-8528 ashiffer@ralphlauren-ar.com	Trade Payable				\$960,492.43
12	Alvarez & Marsal Private Equity Performance Improvement Group, LLC 600 Madison Avenue 8th Floor New York, NY 10022	Scott Coleman (212) 759-4433 scoleman@alvarezandmarsal. com	Professional Services				\$828,744.00
13	CALERES, INC 51 WAKEFIELD STREET ROCHESTER, NH 03867	Kate Tidyman 314-854-2681 ktidyman@caleres.com	Trade Payable				\$772,520.99
14	CHANEL INC 876 CENTENNIAL AVENUE PISCATAWAY, NJ 08855	Luz Parra +1 732 980 3866 luz.parra@chanel.com	Trade Payable				\$745,277.06
15	SUPREME INTERNATIONAL CORP. 1411 BROADWAY 2ND FLOOR NEW YORK, NY 10018	Henry Betsy +1 (305) 873-1017 betsy.henry@pery.com	Trade Payable				\$688,726.79
16	Performance Team LLC 2240 E MAPLE AVE EL SEGUNDO, CA 90245	Nicole Kirk (424) 358-6940 nicole.kirk@performanceteam .net	Trade Payable				\$590,190.00
17	URBAN OUTFITTERS WHSL INC 209 W 38TH STREET 7TH FLOOR NEW YORK, NY 10018	Kevin Redmond 215-454-3850 kredmond1@urbn.com	Trade Payable				\$566,111.58
18	BETSY N ADAM 525 Fashion Ave. 21st Floor NEW YORK, NY 10018	Vittoria Peralta 212-302-3750 vittoriaperalta@bbxco.com	Trade Payable				\$563,431.50
19	STEVEN MADDEN LTD. 52-16 BARNETT AVENUE LONG ISLAND CITY, NY 11104	Sunita Melaram 718-308-2448 sunitamelaram@stevemadde n.com	Trade Payable				\$557,199.52

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Case Number (if known) Debtor Le Tote, Inc., et al. Name

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
20	ALEX APPAREL GROUP, INC. 1400 BROADWAY 10TH FLOOR NEW YORK, NY 10018	Celia Bonifaz 212-549-8515 celia@alexevenings.com	Trade Payable				\$553,657.61
21	LUCKY BRAND BATHING SUITS 214 WEST 39TH ST. RM 702 NEW YORK, NY 10018	Alicia Maes 714.490.1313 ext#244 aliciam@lunadabay.net	Trade Payable				\$499,406.39
22	TECH MAHINDRA LIMITED 4965 PRESTON PARK BLVD S-500 PLANO, TX 75093	Vineet Vij, 214-974-9907 CONNECT@TECHMAHINDR A.COM	Trade Payable				\$495,381.20
23	DESIGNER FRAGRANCE 77 DEANS RHODE HALL ROAD MONMOUTH, NJ 08852	Bruno Alyssa 732-951-4416 alyssa.bruno@loreal.com	Trade Payable				\$489,523.39
24	NIC + ZOE 323 SPEEN STREET NATICK, MA 01760	Andrea Ofgant 508-545-8534 aofgant@nicandzoe.com	Trade Payable				\$451,372.70
25	CHRISTIAN DIOR INTIMATES 371 HOES LANE PISCATAWAY, NJ 08854	Jo Ann Garland 732-346-6887 joann.garland@lvmhuspc.com	Trade Payable				\$425,008.23
26	FLIK INTERNATIONAL CORP P.O BOX 417632 BOSTON, MA 02241-7632	Evan Laspina 516.236.1932 Evan.Laspina@compass- usa.com	Trade Payable	Disputed			\$423,976.50
27	TOMMY BAHAMA 1071 AVE OF THE AMERICA'S NEW YORK, NY 10018	Priscilla Bryant 404-454-4688 pbryant@oxfordinc.com	Trade Payable				\$408,779.75
28	KIEHL'S SINCE 1851 P.O. BOX 751535 CHARLOTTE, NC 28275	Nayaz Amina 732-951-4416 amina.nayaz@loreal.com	Trade Payable				\$391,861.60
29	PEERLESS CLOTHING INT. 1290 SIXTH AVENUE NEW YORK, NY 10104	Daniela Cascino 514-593-9300 ext. 1442 danielac@peerless- clothing.com	Trade Payable				\$385,455.45
30	ESTEE LAUDER INC. P.O. BOX 65509 CHARLOTTE, NC 28202- 0000	Heather Raimondi 631-847-8468 hraimond@estee.com	Trade Payable				\$374,077.31

0000

Fill in this information to identify the case and this filing:					
Debtor Name Le Tote, LLC					
United States Bankruptcy Court for the:	Eastern District of Virginia				
	(State)				
Case number (If known):		_			

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

	I have examined the information in the documents checked below and I have and correct:	a reasonable belief that the information is true			
	Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)				
	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)				
	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)				
	Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)				
	Schedule H: Codebtors (Official Form 206H)				
	Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)				
	Amended Schedule				
	Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Official Form 204)				
	Other document that requires a declaration List of Equity Security Holders and Corporate Ownership Statement				
I dec	declare under penalty of perjury that the foregoing is true and correct.				
Exe	Executed on				
	· ·	of individual signing on behalf of debtor			
		Ed Kremer Printed name Chief Restructuring Officer			
	Position of	or relationship to debtor			

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

LE TOTE, INC.

July 30, 2020

- I, Michael O. van den Berg, Corporate Secretary of Le Tote, Inc., a Delaware corporation (the "Company"), do herby certify the following:
- 1. I am the duly qualified and appointed Corporate Secretary of the Company.
- 2. Attached hereto as **Exhibit A** is a true, correct, and complete copy of the resolutions (the "<u>Resolutions</u>") duly adopted by the board of directors of the Company, acting pursuant to the Company's bylaws (as amended, amended and restated, modified, supplemented, or replaced from time to time, the "<u>Bylaws</u>").
- 3. The Resolutions are not inconsistent with the Bylaws.
- 4. The Resolutions have not been amended, modified, repealed, or rescinded since adopted, and are in full force and effect on and as of the date hereof.

[Signature page follows]

IN WITNESS WHEREOF, the undersigned has executed this certificate as of the date first written hereof.

Name: Michael O. van den Berg

Title: General Counsel and Corporate Secretary

EXHIBIT A

RESOLUTIONS OF THE BOARD OF DIRECTORS OF LE TOTE, INC.

July 30, 2020

WHEREAS, a telephonic meeting (the "<u>Meeting</u>") of the Board of Directors (the "Board") of Le Tote, Inc. ("Le Tote"), a Delaware Corporation, acting on behalf of:

- 1) Le Tote, in its own capacity and in its capacity as managing member of French Tote LLC, a Delaware limited liability company ("French Tote");
- 2) French Tote, in its own capacity and in its capacity as the managing member of (a) Le Tote, LLC, a Delaware limited liability company, and (b) Lord & Taylor, LLC, a Delaware limited liability company ("Lord & Taylor");
- 3) Lord & Taylor, in its own capacity and in its capacity as the managing member of LT Card Company, LLC, a Virginia limited liability company ("LTCC," and collectively with Le Tote, French Tote, Le Tote, LLC, and Lord & Taylor, the "Companies" or each, a "Company"); and
- 4) Le Tote, LLC and LTCC, each in its own capacity,

was concluded on July 30, 2020.

WHEREAS, the Board hereby consents, pursuant to the articles of incorporation, bylaws, limited liability company agreement, limited partnership agreement, or similar document (in each case as amended or amended and restated to date) of each Company (the "Governing Document"), to the taking of the following actions and the adoption of the following recitals and resolutions (the "Resolutions"), and to the waiver of all notices and the holding of a meeting for the purpose of considering the same:

Chapter 11 Filing

WHEREAS, the Board has considered presentations by management (the "<u>Management</u>") and the financial and legal advisors (collectively, the "<u>Advisors</u>") of the Companies regarding the liabilities and liquidity situation of the Companies, the strategic alternatives available to the Companies, and the effect of the foregoing on such entities' businesses;

WHEREAS, the Board discussed the foregoing with Management and the Advisors of the Companies and the Board has fully considered each of the strategic alternatives available to each Company and has determined, in the reasonable business judgment of the Board, that the following Resolutions are in the best interests of the Companies and their respective equityholders, creditors and other parties in interest;

NOW, THEREFORE, BE IT,

RESOLVED, that in the judgment of the Board it is desirable and in the best interests of the Companies, their creditors, and other parties in interest, that each such entity shall be and

hereby is authorized to file or cause to be filed a voluntary petition for relief (such voluntary petition and the voluntary petitions to be filed, collectively, the "<u>Chapter 11 Cases</u>") under the provisions of chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101–1532 (the "<u>Bankruptcy Code</u>") in the United States Bankruptcy Court for the Eastern District of Virginia (the "Bankruptcy Court") or other court of competent jurisdiction.

RESOLVED, that the Chief Restructuring Officer, Chief Financial Officer, General Counsel, Secretary, any Executive Vice President, any Senior Vice President, any Vice President, or any other duly appointed officer of the Companies (each, an "<u>Authorized Signatory</u>"), acting alone or with one or more other Authorized Signatory be, and each of them hereby is, authorized, empowered, and directed to execute and file on behalf of the Companies all petitions, schedules, lists, and other motions, pleadings, papers, or documents (including the filing of financing statements), and to take any and all action that they deem necessary, appropriate, or desirable to obtain such relief, including, without limitation, any action necessary, appropriate, or desirable to maintain the ordinary course operation of the Companies' business.

Filing of the Chapter 11 Plan

WHEREAS, the Company, with the assistance of Management and the Advisors, has formulated a plan of reorganization under chapter 11 of the Bankruptcy Code (as amended or restated from time to time, the "<u>Plan</u>") and a disclosure statement with all related exhibits thereto (as amended or restated from time to time, the "<u>Disclosure Statement</u>");

WHEREAS, the Board has had the opportunity to review the Plan and Disclosure Statement and has had the opportunity to consult with the Advisors concerning the Plan and Disclosure Statement;

WHEREAS, in the business judgment of the Board it is desirable and in the best interests of each Company, its creditors, and other stakeholders that the Company file the Plan and Disclosure Statement with the Bankruptcy Court, amend or restate the Plan and/or Disclosure Statement from time to time as may be necessary in the reasonable business judgment of the Authorized Signatories, and seek confirmation of the Plan;

NOW, THEREFORE, BE IT,

RESOLVED, that in the business judgment of the Board it is desirable and in the best interests of each Company, its creditors, and other stakeholders that the Authorized Signatories file or cause to be filed the Plan, the Disclosure Statement, and all other papers or documents (including any amendments) related thereto, and to take any and all actions that they deem necessary or appropriate to pursue confirmation and consummation of a plan of reorganization materially consistent with the Plan.

RESOLVED, that the Authorized Signatories acting alone or with one or more other Authorized Signatories be, and each of them hereby is, authorized, empowered, and directed, together with the Advisors, to file all other documents deemed necessary to confirm a plan of reorganization materially consistent with the Plan, including, but not limited to, any amendments to, and modifications of, the Plan and the Disclosure Statement.

RESOLVED, that the Authorized Signatories acting alone or with one or more other Authorized Signatory be, and each of them hereby is, authorized, empowered, and directed to execute and file on behalf of the Companies, and they hereby are, authorized, empowered and directed to take or cause to be taken any and all such other and further action, and to execute, acknowledge, deliver, and file any and all such instruments as each, in his or her discretion, may deem necessary or advisable in order to consummate the Plan if confirmed by the Bankruptcy Court.

Retention of Professionals

RESOLVED, that the Authorized Signatories acting alone or with one or more other Authorized Signatories be, and each of them hereby is, authorized, empowered and directed to employ the law firm of Kirkland & Ellis LLP ("Kirkland"), as the Companies' counsel, to represent and assist the Companies in carrying out their duties under the Bankruptcy Code and to take any and all actions to advance the Companies' rights and remedies, including filing any pleadings and conducting any potential sale process on behalf of each Company; and, in connection therewith, each Authorized Signatory, with power of delegation, is hereby authorized, empowered and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain Kirkland in accordance with applicable law.

RESOLVED, that the Authorized Signatories acting alone or with one or more other Authorized Signatories be, and each of them hereby is, authorized, empowered and directed to employ the law firm of Kutak Rock LLP ("Kutak"), as the Companies' local counsel, to represent and assist the Companies in carrying out their duties under the Bankruptcy Code and to take any and all actions to advance the Companies' rights and remedies, including filing any pleadings and conducting any potential sale process on behalf of each Company; and, in connection therewith, each Authorized Signatory, with power of delegation, is hereby authorized, empowered and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain Kutak in accordance with applicable law.

RESOLVED, that the Authorized Signatories acting alone or with one or more other Authorized Signatories be, and each of them hereby is, authorized, empowered and directed to employ the firm of Berkeley Research Group, LLC ("BRG"), as the Companies' financial advisor, to represent and assist the Companies in carrying out their duties under the Bankruptcy Code, and to take any and all actions to advance the Companies' rights and remedies; and, in connection therewith, each Authorized Signatory is, with power of delegation, hereby authorized, empowered and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain BRG in accordance with applicable law.

RESOLVED, that the Authorized Signatories acting alone or with one or more other Authorized Signatories be, and each of them hereby is, authorized, empowered and directed to employ the firm of Nfluence Partners ("Nfluence"), as the Companies' investment banker, to represent and assist the Companies in carrying out their duties under the Bankruptcy Code, and to take any and all actions to advance the Companies' rights and remedies; and, in connection therewith, each Authorized Signatory is, with power of delegation, hereby authorized, empowered and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause

to be filed an appropriate application for authority to retain Nfluence in accordance with applicable law.

RESOLVED, that the Authorized Signatories acting alone or with one or more other Authorized Signatories be, and each of them hereby is, authorized, empowered and directed to employ the firm of Bankruptcy Management Solutions, Inc. d/b/a Stretto ("Stretto"), as the Companies' notice, claims, and balloting agent and as administrative advisor, to represent and assist the Companies in carrying out their duties under the Bankruptcy Code, and to take any and all actions to advance the Companies' rights and remedies; and, in connection therewith, each Authorized Signatory, with power of delegation, is hereby authorized, empowered and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain Stretto in accordance with applicable law.

RESOLVED, that the Authorized Signatories acting alone or with one or more other Authorized Signatories be, and each of them hereby is, authorized, empowered and directed to employ any other professionals to assist the Companies in carrying out their duties under the Bankruptcy Code; and, in connection therewith, each Authorized Signatory, with power of delegation, is hereby authorized, empowered and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of any other professionals as necessary, appropriate, or desirable, including (without limitation) special counsel to the extent determined necessary, appropriate, or desirable.

RESOLVED, that the Authorized Signatories acting alone or with one or more other Authorized Signatories be, and each of them hereby is, with power of delegation, authorized, empowered, and directed to execute and file all petitions, schedules, motions, lists, applications, pleadings, and other papers and, in connection therewith, to employ and retain legal counsel, accountants, financial advisors, restructuring advisors, and other professionals and to take and perform any and all further acts and deeds that each Authorized Signatory deem necessary, appropriate, or desirable in connection with the Chapter 11 Cases.

Cash Collateral and Adequate Protection

WHEREAS, the Companies are party to that certain Credit Agreement, dated as of November 8, 2019 (as amended by Amendment No. 1 to the Credit Agreement, dated as of January 9, 2020, and Amendment No. 2 to the Credit Agreement, dated as of March 23, 2020), providing access to a revolving credit facility, by and among Le Tote, as lead borrower, French Tote, Le Tote, LLC, and Lord & Taylor, as additional borrowers, and LTCC, as guarantor, Wells Fargo Bank, National Association, as administrative and collateral agent, and each of the lenders from time to time party thereto (as may be amended from time to time, the "ABL Credit Facility");

WHEREAS, the Companies are party to that certain Term Loan Agreement, dated as of November 8, 2019 (as amended by Amendment No. 1 to the Term Loan Agreement, dated as of January 9, 2020, and Amendment No. 2 to the Term Loan Agreement, dated as of March 23, 2020), providing access to a term loan credit facility, by and among Le Tote, as lead borrower, French Tote, Le Tote, LLC, and Lord & Taylor, as additional borrowers, and LTCC as guarantor, TCG

BDC, Inc., as administrative agent and collateral agent, and each of the lenders from time to time party thereto (as may be amended from time to time, the "Term Loan Credit Facility"); and

WHEREAS, certain of the Companies are party to that certain Promissory Note, dated as of November 8, 2019, by and among Le Tote, as borrower, and HBC US Propco Holdings LLC, as seller (the "Seller Note").

NOW, THEREFORE, BE IT,

RESOLVED, that each Company will obtain benefits from the use of collateral, including cash collateral, as that term is defined in section 363(a) of the Bankruptcy Code (the "<u>Cash Collateral</u>"), which is security for certain prepetition secured parties (collectively, the "<u>Prepetition Secured Parties</u>") under the ABL Credit Facility, the Term Loan Credit Facility, and the Seller Note.

RESOLVED, that in order to use and obtain the benefits of the Cash Collateral, and in accordance with section 363 of the Bankruptcy Code, each Company will provide certain liens, claims, and adequate protection to the Prepetition Secured Lenders (the "Adequate Protection Obligations") as documented in a proposed order in interim and final form, as applicable (the "Cash Collateral Order") and to be submitted for approval to the Bankruptcy Court.

RESOLVED, that the form, terms, and provisions of the Cash Collateral Order to which each Company is or will be subject, and the actions and transactions contemplated thereby be, and hereby are authorized, adopted, and approved, and that the Authorized Signatories acting alone or with one or more other Authorized Signatories be, and each of them hereby is, authorized and empowered, in the name of and on behalf of each Company, to take such actions and negotiate or cause to be prepared and negotiated and to execute, deliver, perform, and cause the performance of, the Cash Collateral Order, and such other agreements, certificates, instruments, receipts, petitions, motions, or other papers or documents to which each Company is or will be a party, including, but not limited to, any security and pledge agreement or guaranty agreement (collectively with the Cash Collateral Order, the "Cash Collateral Documents"), incur and pay or cause to be paid all fees and expenses and engage such persons, in each case, in the form or substantially in the form thereof submitted to the Companies, with such changes, additions, and modifications thereto as the officers of each Company executing the same shall approve, such approval to be conclusively evidenced by such officers' execution and delivery thereof.

RESOLVED, that each Company, as a debtor and debtor in possession under the Bankruptcy Code be, and hereby is, authorized to incur the Adequate Protection Obligations and certain obligations related to the Cash Collateral and to undertake any and all related transactions on substantially the same terms as contemplated under the Cash Collateral Documents (collectively, the "Cash Collateral Transactions"), including granting liens on its assets to secure such obligations.

RESOLVED, that the Authorized Signatories acting alone or with one or more other Authorized Signatories be, and each of them hereby is, authorized, directed, and empowered in the name of, and on behalf of, each Company, as a debtor and debtor in possession, to take such actions as in their discretion is determined to be necessary, desirable, or appropriate and execute the Cash

Collateral Transactions, including delivery of: (a) the Cash Collateral Documents; (b) such other instruments, certificates, notices, assignments, and documents as may be reasonably requested by the agents; and (c) such forms of deposit, account control agreements, officer's certificates, and compliance certificates as may be required by the Cash Collateral Documents.

RESOLVED, that the Authorized Signatories acting alone or with one or more other Authorized Signatories be, and each of them hereby is, authorized, directed, and empowered in the name of, and on behalf of, each Company to take all such further actions, including, without limitation, to pay or approve the payment of all fees and expenses payable in connection with the Cash Collateral Transactions and all fees and expenses incurred by or on behalf of each Company in connection with the foregoing Resolutions, in accordance with the terms of the Cash Collateral Documents, which shall in their sole judgment be necessary, desirable, proper, or advisable to perform any of each Company's obligations under or in connection with the Cash Collateral Order or any of the other Cash Collateral Documents and the transactions contemplated therein and to carry out fully the intent of the foregoing Resolutions.

General

RESOLVED, that in addition to the specific authorizations heretofore conferred upon the Authorized Signatories, the Authorized Signatories acting alone or with one or more other Authorized Signatories be, and each of them hereby is, authorized and empowered, in the name of and on behalf of the Companies, to take or cause to be taken any and all such other and further action, and to execute, acknowledge, deliver, and file any and all such agreements, certificates, instruments, and other documents and to pay all expenses, in each case as in such Authorized Signatory's judgment, shall be necessary, appropriate, or desirable in order to fully carry out the intent and accomplish the purposes of the Resolutions adopted herein.

RESOLVED, that the Board has received sufficient notice of the actions and transactions relating to the matters contemplated by the foregoing Resolutions, as may be required by the Governing Documents of the Companies, or hereby waives any right to have received such notice.

RESOLVED, that all acts, actions and transactions relating to the matters contemplated by the foregoing resolutions done in the name of and on behalf of the Companies, which acts would have been approved by the foregoing Resolutions except that such acts were taken before the adoption of these Resolutions, are hereby in all respects approved and ratified as the true acts and deeds of the Companies with the same force and effect as if each such act, transaction, agreement or certificate has been specifically authorized in advance by resolution of the Board.

RESOLVED, that the Authorized Signatories (and their authorized designees or delegates) acting alone or with one or more other Authorized Signatories be, and each of them hereby is, authorized and empowered to take all actions or to not take any action in the name of the Companies with respect to the transactions contemplated by these Resolutions hereunder, as such Authorized Signatory shall deem necessary or desirable in such Authorized Signatory's reasonable business judgment to effectuate the purposes of the transactions contemplated herein.

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